



Rev. 11-10/97

Effective October 20, 1997

DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

(X) Original	() Supplemental () Substitute () PCT () Design		
As a below named inventor, I he to my name; that I verily believe that I am to int inventor (if plural inventors are named entitled:		ly one name is listed below) or	an original, first and	
Title: METHOD AND DEVICE FOR GE	NERATING CONSTANT VOLTAGE		•	
of which is described and claimed in: () the attached specification, or (X) the specification in the application Ser and with amendments through () the specification in International Applic on (if applicab I hereby state that I have reviewed and uncany amendment(s) referred to above. I acknowledge my duty to disclose to the defined in Title 37, Code of Federal Regulation (in the company of the company application (in the company of the com	eation No. PCT/, filed, filed	d specification, including the classical distribution known to me to be material and \$172 if this application is dentified below any foreign app	al to patentability as	
COUNTRY .	APPLICATION NO.	DATE OF FILING	PRIORITY CLAIMED	
Japan	Н9-63031	March 17, 1997	Yes	
			 	
			+	
hereby claim the benefit under Title 35, subject matter of each of the claims of this he first paragraph of Title 35, United States in Title 37, Code of Federal Regulations, and the filling date of this application:	application is not disclosed in the prior of Code §112, I acknowledge the duty to dis \$1.56 which occurred between the filing of	United States application in the sclose information material to pa	manner provided by tentability as defined	
APPLICATION SERIAL NO.	U.S. FILING DATE		TENTED, PENDING, BANDONED	

And I hereby appoint John T. Miller, Reg. No. 21,120; Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Jeffrey Nolton, Reg. No. 25,408; Warren M. Cheek, Jr., Reg. No. 33,367; Nils E. Pedersen, Reg. No. 33,145; and, Charles R. Watts, Reg. No. 33,142, who together constitute the firm of WENDEROTH, LIND & PONACK, jointly and severally, attorneys to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby aut	horize the U.S. attorn	neys named herein to	accept and follo	w instructions fr	rom		
lizuka & As	sociates			a:	s to any action t	to be taken in	the U.S. Patent
and Trademark	Office regarding this	application without d	irect communic	ation between the	e U.S. attorney:	s and myself.	In the event of
a change in the	persons from whom	instructions may be t	aken, the U.S.	attorneys named	herein will be	so notified by	me.

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elieved to be true; a unishable by fine o tatements may jeopa	nd further that these statement r imprisonment, or both, und rdize the validity of the appli	n of my own knowledge are true, and that all is were made with the knowledge that willful der Section 1001 of Title 18 of the United location or any patent issuing thereon.	false statements and the like so mad States Code, and that such willful
Kats and Inventor	maki MATSUI <i>Massa SEKI</i> NO himasa SEKINO	ič X	Date <u>Murch</u> 25, 1998
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7th Inventor _______ Date ______

The above application may be more particularly identified as follows:

U.S. Application Serial No. _______ Filing Date January 27, 1998

Applicant Reference Number OKI-1820-US ______ Atty Docket No. 1570/1820-US

Title of Invention METHOD AND DEVICE FOR GENERATING CONSTANT VOLTAGE